

1 CENTER FOR DISABILITY ACCESS  
2 Amanda Seabock, Esq., SBN 289900  
3 Chris Carson, Esq., SBN 280048  
4 Dennis Price, Esq., SBN 279082  
5 8033 Linda Vista Road, Suite 200  
6 San Diego, CA 92111  
(858) 375-7385  
(888) 422-5191 fax  
[phylg@potterhandy.com](mailto:phylg@potterhandy.com)  
7 Attorneys for Plaintiff

8 DANIEL W. BALLESTEROS (SBN: 142003)  
[dan.ballesteros@hogefenton.com](mailto:dan.ballesteros@hogefenton.com)

9 ALEXANDER H. RAMON (SBN: 282867)  
[alex.ramon@hogefenton.com](mailto:alex.ramon@hogefenton.com)

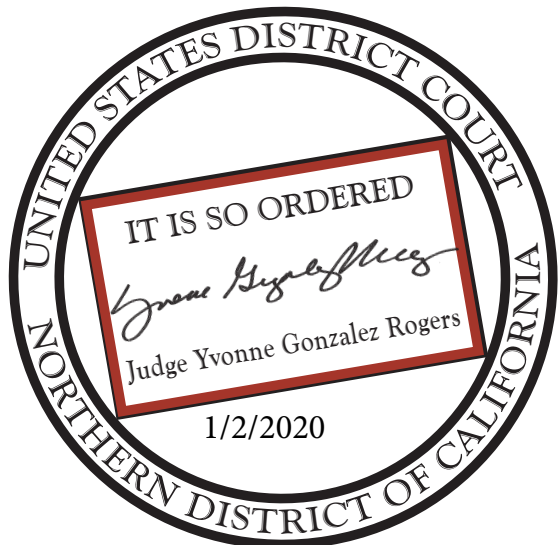
10 HOGE, FENTON, JONES & APPEL, INC.  
11 60 South Market Street, Suite 1400  
12 San Jose, California 95113-2396  
13 Telephone: (408) 287-9501  
Facsimile: (408) 287-2583  
Attorneys for Defendant  
Christopher V. Carbone, Kathleen V. Wallingford, Dale A. Aiassa and  
Elise Gurley

14 SYDNEY JAY HALL (SBN: 158151)  
[sjhlaw@mail.com](mailto:sjhlaw@mail.com)

15 LAW OFFICE OF SYDNEY JAY HALL  
1021 South El Camino Real  
16 San Mateo, CA 94402  
17 Telephone: (650) 342-1830  
Facsimile: (650) 342-6344

18 RONDA EDGAR (SBN: 234758)  
[ronda@edgarlawgroup.com](mailto:ronda@edgarlawgroup.com)  
19 EDGAR LAW GROUP, LLP  
20 675 North First Street, Suite 550  
21 San Jose, CA 95112  
22 Telephone: (408) 278-1200  
Facsimile: (408) 912-2705  
23 Attorneys for Defendant  
El Cerrito Taqueria and Cenaduria LLC

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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

SCOTT JOHNSON,  
Plaintiff,  
v.

Case: 4:19-CV-02738-YGR

CHRISTOPHER V. CARBONE, in individual and representative capacity as trustee for Vincent T. Carbone Pursuant to the Carbone Living Trust dated May 14, 1993; KATHLEEN V. WALLINGFORD; DALE A. AIASSA; ELISE GURLEY; EL CERRITO TAQUERIA AND CENADURIA LLC, a California Limited Liability Company; MIGUEL VILLALOBOS TORRES; and Does 1-10,  
Defendants.

**JOINT STIPULATION FOR  
DISMISSAL PURSUANT TO  
F.R.CIV.P. 41 (a)(1)(A)(ii)**

## **STIPULATION**

Pursuant to F.R.CIV.P.41 (a)(1)(A)(ii), IT IS STIPULATED by and between the parties hereto that this action may be dismissed with prejudice as to all parties; each party to bear his/her/its own attorneys' fees and costs. This stipulation is made as the matter has been resolved to the satisfaction of all parties.

Dated: December 30, 2019 CENTER FOR DISABILITY ACCESS

By: /s/ Amanda Lockhart Seabock  
Amanda Lockhart Seabock  
Attorneys for Plaintiff

1 Dated: December 30, 2019

HOGE, FENTON, JONES & APPEL,  
INC.

By: /s/ Daniel W. Ballesteros

Daniel W. Ballesteros  
Alexander H. Ramon  
Attorneys for Defendant  
Christopher V. Carbone, Kathleen V.  
Wallingford, Dale A. Aiassa and Elise  
Gurley

8 Dated: December 30, 2019

LAW OFFICE OF SYDNEY JAY HALL

By: /s/ Sydney Jay Hall

Sydney Jay Hall  
Attorneys for Defendant  
El Cerrito Taqueria and Cenaduria  
LLC

1                   **SIGNATURE CERTIFICATION**

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3 I hereby certify that the content of this document is acceptable to Daniel W.  
4 Ballesteros and Sydney Jay Hall, counsel for Christopher V. Carbone,  
5 Kathleen V. Wallingford, Dale A. Aiassa and Elise Gurley and El Cerrito  
6 Taqueria and Cenaduria LLC, respectively, and that I have obtained Mr.  
7 Ballesteros's and Mr. Hall's authorization to affix their electronic signature to  
8 this document.

9

10 Dated: December 30, 2019        CENTER FOR DISABILITY ACCESS

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12                   By: /s/ Amanda Lockhart Seabock  
13                   Amanda Lockhart Seabock  
14                   Attorneys for Plaintiff

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